IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF SOUTH CAROLINA CHARLESTON DIVISION

Corel Lenhardt,)				
		Civil Action No. 2:17-cv-01705-RMG				
v.	Plaintiff,)) <u>ORDER OF DI</u>	SMISSAL	2017	RECEIVED	
Charleston County School District, et al.,)	DISTRI OT OF S	AUG 2		
	Defendants.))	NO1.53 H1005 NO3 13	251/	CLERK'S	
The Court having been advised by counsel for the parties that the above a			rtion		been	
settled,			D	_	173	

IT IS ORDERED that this action is hereby dismissed without costs and without prejudice. If settlement is not consummated within sixty (60) days, either party may petition the Court to reopen this action and restore it to the calendar. Rule 60(b)(6), Fed. R. Civ. P. In the alternative, to the extent permitted by law, either party may within sixty (60) days petition the Court to enforce the settlement. Fairfax Countywide Citizens v. Fairfax County, 571 F.2d 1299 (4th Cir. 1978).

IT IS SO ORDERED.

RICHARD MARK GERGEL UNITED STATES DISTRICT JUDGE

August <u>Ly</u>, 2017 Charleston, South Carolina